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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/503,166	02/14/2000	Joseph A. Yaccarino III	X-9304	6169	
75	590 09/23/2003				
Gipple & Hale			EXAMINER		
6665-A Old Do			<u> </u>		
McLean, VA 2	22101		,		
			ART UNIT	PAPER NUMBER	
				18	
			DATE MAILED: 09/23/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

	3			<del></del>			
		Application No.	Applicant(s)	10			
7	Advisory Action	09/503,166	YACCARINO III ET	AL.			
	•	Examiner	Art Unit				
		Hieu Phan	3738				
	The MAILING DATE of this communication appe	ars on the cover sheet with the o	orrespondence add	ress			
THE REPLY FILED 27 January 2003 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a inal rejection under 37 CFR 1.113 may only be either: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued examination (RCE) in compliance with 37 CFR 1.114.							
	PERIOD FOR RE	PLY [check either a) or b)]					
a) [ b) [		risory Action, or (2) the date set forth in th an SIX MONTHS from the mailing date o	f the final rejection.				
nave be 37 CFF b) abo	tensions of time may be obtained under 37 CFR 1.136(a). The date tensions of time may be obtained under 37 CFR 1.136(a). The date ten filed is the date for purposes of determining the period of extension 1.17(a) is calculated from: (1) the expiration date of the shortened ve, if checked. Any reply received by the Office later than three may patent term adjustment. See 37 CFR 1.704(b).	sion and the corresponding amount of the I statutory period for reply originally set in	fee. The appropriate ex the final Office action; or	tension fee under (2) as set forth in			
1.🛛	A Notice of Appeal was filed on <u>27 January 2003</u> . A 37 CFR 1.192(a), or any extension thereof (37 CF			forth in			
2.	The proposed amendment(s) will not be entered b	ecause:					
(a	) 🔲 they raise new issues that would require furth	er consideration and/or search (	see NOTE below);				
(b	they raise the issue of new matter (see Note by	pelow);					
(C	they are not deemed to place the application issues for appeal; and/or	in better form for appeal by mat	erially reducing or	simplifying the			
(d	) they present additional claims without cancel NOTE:	ling a corresponding number of	finally rejected clai	ms.			
3.□	Applicant's reply has overcome the following reject	ction(s):					
4.	Newly proposed or amended claim(s) would canceling the non-allowable claim(s).	be allowable if submitted in a s	eparate, timely file	d amendment			
5.⊠	The a) ☐ affidavit, b) ☐ exhibit, or c) ☒ request fo application in condition for allowance because: See		sidered but does No	OT place the			
6.□	The affidavit or exhibit will NOT be considered be raised by the Examiner in the final rejection.	cause it is not directed SOLELY	to issues which we	ere newly			
7.🛛	For purposes of Appeal, the proposed amendment explanation of how the new or amended claims w	t(s) a)⊠ will not be entered or b ould be rejected is provided bel	)∏ will be entered ow or appended.	and an			
	The status of the claim(s) is (or will be) as follows:						
	Claim(s) allowed:						
	Claim(s) objected to:						
	Claim(s) rejected: <u>1-12, 29-32</u> .						
	Claim(s) withdrawn from consideration:						
8.	The proposed drawing correction filed on is	a) approved or b) disap	proved by the Exar	niner.			
9.	Note the attached Information Disclosure Stateme						
	Other:	· · · · · · · · · · · · · · · · · · ·	<del></del> *				
· v. 🗀	<u> </u>						
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Continuation of 5. does NOT place the application in condition for allowance because: Even though the continuation application of Paul et al. (U.S. Patent 6,258,125) has added Joseph A. Yaccarino, III as an inventor, and United states Patent number 6,025,538, of which the present application is continuation-in-part, added David C. Paul as inventor, does not over come the fact that both patents ('125 and '538) have a different inventive entity and assignee.

CORRINE McDERMOTT SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3700

## Notification of Non-Compliance With 37 CFR 1.192(c)

Application No.	Applicant(s)
09/503,166	YACCARINO III ET AL.
Examiner	Art Unit
Hieu Phan	3738

--The MAILING DATE of this communication appears on the cover sheet with the correspondence address--

The Appeal Brief filed on <u>03/27/2003</u> is defective for failure to comply with one or more provisions of 37 CFR 1.192(c). See MPEP § 1206.

To avoid dismissal of the appeal, applicant must file IN TRIPLICATE a complete new brief in compliance with 37 CFR 1.192(c) within the longest of any of the following three TIME PERIODS: (1) ONE MONTH or THIRTY DAYS from the mailing date of this Notification, whichever is longer; (2) TWO MONTHS from the date of the notice of appeal; or (3) within the period for reply to the action from which this appeal was taken. EXTENSIONS OF THESE TIME PERIODS MAY BE GRANTED UNDER 37 CFR 1.136.

1.		The brief does not contain the items required under 37 CFR 1.192(c), or the items are not under the proper heading or in the proper order.			
2.		The brief does not contain a statement of the status of all claims, pending or cancelled, or does not identify the appealed claims (37 CFR 1.192(c)(3)).			
3.		At least one amendment has been filed subsequent to the final rejection, and the brief does not contain a statement of the status of each such amendment (37 CFR 1.192(c)(4)).			
4.	$\boxtimes$	The brief does not contain a concise explanation of the claimed invention, referring to the specification by page and line number and to the drawing, if any, by reference characters (37 CFR 1.192(c)(5)).			
5.		Th	e brief does not contain a concise statement of the issues presented for review (37 CFR 1.192(c)(6)).		
6.		A s	single ground of rejection has been applied to two or more claims in this application, and		
	(a)		the brief omits the statement required by 37 CFR 1.192(c)(7) that one or more claims do not stand or fall together, yet presents arguments in support thereof in the argument section of the brief.		
	(b)		the brief includes the statement required by 37 CFR 1.192(c)(7) that one or more claims do not stand or fall together, yet does not present arguments in support thereof in the argument section of the brief.		
7.		Th	e brief does not present an argument under a separate heading for each issue on appeal (37 CFR 1.192(c)(8)).		
8.		Th	e brief does not contain a correct copy of the appealed claims as an appendix thereto (37 CFR 1.192(c)(9)).		
9.		Otl	her (including any explanation in support of the above items):		

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